## **Internal Revenue Service**

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Department of the Treasury

Washington, DC 20224

Third Party Communication: None Date of Communication: Not Applicable

Person To Contact:

, ID No.

Telephone Number:

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Date:

July 23, 2015

## Legend

Taxpayer =
LLC A =
LLC B =
Individual =
Accounting Firm =
Law Firm =
Date 1 =
Date 2 =

Dear :

This responds to a letter dated December 31, 2014, supplemented by letters dated June 12, 2015, June 20, 2015, July 2, 2015, and July 10, 2015, submitted by Accounting Firm requesting that the Internal Revenue Service ("Service") grant Taxpayer an extension of time under Treas. Reg. §§ 301.9100-1 and 301.9100-3 to file Form 4876-A ("Election To Be Treated as an Interest Charge DISC") for Taxpayer's first taxable year.

The rulings contained in this letter are based upon information and representations submitted by Taxpayer and Accounting Firm and accompanied by affidavits and penalty of perjury statements executed by appropriate parties. This office has not verified any of the materials submitted in support of the request for rulings. It is subject to verification on examination.

## **FACTS**

Taxpayer is a domestic corporation wholly owned by LLC A, a limited liability company classified as a partnership for federal income tax purposes. Taxpayer was formed on

Date 1 for the sole purpose of qualifying and operating as an interest charge domestic international sales corporation ("IC-DISC"). Taxpayer operates under a commission arrangement with LLC A.

LLC B owns a majority interest in LLC A. Parties unrelated to one another and to Individual own LLC B. Individual and his children beneficially own a minority interest in LLC A. In addition, employees of LLC A own a minority interest in LLC A. These employees are not related to Individual.

Shortly before Date 1, owners of LLC A consulted Accounting Firm about benefits that an IC-DISC may provide. After deciding to form Taxpayer as an IC-DISC, LLC A retained Law Firm to organize Taxpayer as a corporation. Upon formation, Taxpayer operated as an IC-DISC. Taxpayer, Law Firm, and Accounting Firm understood that Taxpayer was required to file Form 4876-A to operate as an IC-DISC and agreed that Accounting Firm would prepare the form. However, due to an inadvertent oversight, Accounting Firm failed to prepare the Form 4876-A.

In Date 2, Accounting Firm prepared Taxpayer's first federal income tax return using Form 1120-IC-DISC. At this time, Accounting Firm discovered that a Form 4876-A had not been filed.

Upon discovery of this error, in order to be treated as an IC-DISC beginning on Date 1, Taxpayer requested a ruling granting an extension of time to file Form 4876-A for its first taxable year.

## LAW AND ANALYSIS

Section 992(b)(1)(A) of the Internal Revenue Code (the "Code") provides that an election by a corporation to be treated as a DISC<sup>1</sup> shall be made by such corporation for a taxable year at any time during the 90-day period immediately preceding the beginning of the taxable year, except that the Secretary may give his consent to the making of an election at such other times as he may designate.

Section 992(b)(1)(B) of the Code provides that such election shall be made in such manner as the Secretary shall prescribe and shall be valid only if all persons who are shareholders in such corporation on such first day of the first taxable year for which such election is effective consent to such election.

Temporary Treasury Regulation § 1.921-1T(b)(1) provides, in part, that a corporation electing IC-DISC status must file Form 4876-A and that a corporation electing to be treated as an IC-DISC for its first taxable year shall make its election within 90 days after the beginning of that year.

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<sup>&</sup>lt;sup>1</sup> As used in this letter, the terms "IC-DISC" and "DISC" have the same meaning.

Treasury Regulation § 301.9100-1(c) provides, in part, that the Commissioner, in exercising the Commissioner's discretion, may grant a reasonable extension of time under the rules set forth in Treas. Reg. §§ 301.9100-2 and 301.9100-3 to make a regulatory election under all subtitles of the Code except subtitles E, G, H, and I.

Treasury Regulation § 301.9100-1(b) provides that a regulatory election is an election whose due date is prescribed by a regulation published in the Federal Register, or a revenue ruling, revenue procedure, notice, or announcement published in the Internal Revenue Bulletin. For this purpose, an election includes an application for relief in respect of tax.

Treasury Regulation § 301.9100-3(a) provides that requests for extensions of time for regulatory elections that do not meet the requirements of Treas. Reg. § 301.9100-2 (automatic extensions) must be made under the rules of Treas. Reg. § 301.9100-3. Requests for relief subject to Treas. Reg. § 301.9100-3 will be granted when the taxpayer provides the evidence (including affidavits described in Treas. Reg. § 301.9100-3(e)) to establish to the satisfaction of the Commissioner that the taxpayer acted reasonably and in good faith, and that the grant of relief will not prejudice the interests of the Government.

Based on the facts and representations submitted with Taxpayer's ruling request, we conclude that Taxpayer satisfies Treas. Reg. § 301.9100-3(a). Accordingly, Taxpayer is granted an extension of time of 60 days from the date of this ruling letter to file Form 4876-A. Such filing will be treated as a timely election to be treated as an IC-DISC for Taxpayer's first taxable year.

The granting of an extension in this ruling letter is not a determination that Taxpayer is otherwise eligible to make the election or to claim IC-DISC status or benefits. <u>See</u> Treas. Reg. § 301.9100-1(a). Taxpayer should attach a copy of this ruling letter to its Federal income tax return for the taxable years to which this letter applies.

This ruling is directed only to the taxpayer requesting it. Section 6110(k)(3) of the Code provides that it may not be used or cited as precedent. Except as expressly provided herein, no opinion is expressed or implied concerning the tax consequences of any aspect of any transaction or item discussed or referenced in this letter.

Pursuant to a Power of Attorney on file in this office, a copy of this ruling letter is being furnished to your authorized representatives.

Sincerely,

Joseph P. Dewald Senior Technical Reviewer, Branch 6

Office of Associate Chief Counsel (International)

Enclosures (2) Copy of this letter Copy for § 6110 purposes